dollar of supplies to the government, or, rather, making the appropriations for car-In that crisis I shall favor tacking on to every appropriation bill the vetoed measure and—cents for each hand on the supplemental one or more of said counties and upon the lists, if in the judgment of said Board, said terms provided for in this Act.

Approved, February 6, 1878.

Approved, February 6, 1878.

Approved, February 6, 1878.

Sec. 8. Be it further enacted, that this Act.

AN ACT in relation to official bonds in Boli-

### Scheme of a Railroad on the 32d Parallel.

Correspondent Montgomery (Ala.,) Sun. ordered the first Government exploration of this route, and in transmitting the engineers' and explorers reports to Congress. pointed out in an able communication its superior advantages and the necessity of connecting the Atlantic and the Pacific States by a trans-continental railway. As a member of Mr. Pierce's Cabinet, he succeeded in procuring the negotiation of a new treaty with Mexico, by which she cedwas a delegate to the St. Louis Railroad | urer the amount of the commutation taxes col-Convention in 1875, and advocated Govern- lected by him during the ment aid substantially as is proposed in the and shall file with said Clerk a list of the road bills that have been lately introduced into hands who have paid the same. Congress by Messrs. Stephens, of Georgia, and Lamar of Mississippi.

### The Sentimental Cant About Mississippi Repudiation.

Part Gibson Revielle Since the repudiation of the unauthorized bonds, referred to in The Clarkon's article, the State of Mississippi has never put her bonds on the market, nor has she in any way tested her credit, to ascertain its strength. From the day of repudiation to this good hour, the merchants of this State have enjoyed in the Northern and Eastern cities, the highest character for solvency, integrity and promptness. For years, immediately succeeding repudiation, we were in the Eastern cities purchasing goods, and there we met the Liddells, the Carradines, and hosts of merchants from all parts of the the Union, than those of any other State. The State, as we have said, has made no effort to borrow money, and if her mercredit of the State has not been tested, how are we to know "that the credit of the State remains impaired."

### A Colored Cadet's Grievances. HOW A NATION'S WARD WAS TREATED AT THE NATION'S MILITARY ACADEMY. From the N. Y. Times.

Colored Cadet Minnie, who last year ment to which colored students were subjected, he said, was enough to sicken the heart and drown the ambition of any one whose feelings were at all sensitive. Of the three hundred white cadets in the institution there were but three or four that woulk speak to a colored student, outside of official communication. The others never opened their lips to one, except to curse or

## The Melancholy Fute of a Society some designated contractor at a stated time within ten days, there to labor under said con-

daughter of W. H. Porter, the well-known iron founder of Cincinnati, met with a mel- labor under the orders of the contrac ancholy death last night. She has for some for during the usual hours of labor time been suffering from brain fever, but and if said road hand shall fail so it was supposed she was growing better labor, the contractor may discharge him, and rapidly. Her mother slept with her last shall then immediately inform the Road Masnight, but awoke this morning to find the ter thereof. The Road Master shall make a daughter gone. Dilligent search was made, report under oath, on the first of every month, and several hours later the body of the poor of the names of the road hands who have regirl was found drowned in a creek not far from the home residence, in Walnut Hills. She had nothing on but her night clothes each hand. If any road hand, being duly when she fled. Deceased was a young lady of rare beauty and accomplishments, and

### Changing County Names.

Westville News. Propositions are pending before the Leguate memories which were known at the c out, it ought to be done

physician, editor and author, and well said bond to said Clerk. known throughout the country, died in

## "Too Plausible to be Dismissed."

Philadelphia Times (Ind.) The rumors in regard to the proposed in-

Hon. Benj. King's Road Bill. AN ACT to secure the payment of costs in criminal cases and provide for working the

Road Master for each Supervisors District, who shall be sworn to faithfully discharge the duties required of him by law and the orders of said Board, and if the Board of that the said to make a list of all the statement, but it is saie to assume from his surroundings that he will veto such a bill at appears from the information in my possesion that we may expect him to veto any bill expressing the views of the majority of the members of both houses. What their is to be done? A two-thirds vote cannot always be relied upon, even in the midst of popular demand and a great mational necessity. What, then, remains to be done? It would not be paid in the orders of said Board, and if the Board in the orders of said Board, and if the Board in the orders of said Board, and if the Board of the the said contractor has shall be satisfied that the

how can this be most clearly and forcibly done? Plainly by refusing to vote one contain the names, age, color and occupation | shall be broken, the said Board shall o der it | SEC. 4. Be it further enacted, That one the passage of the silver bill or such measures as are demanded by the people. In that crisis I shall favor tacking on to ury-cents, for each hand on the original list, of the agreeing counties on the roads of any after its passage.

hands. In the examination of said lists the take effect and be in force from and after the Honorable Jefferson Davis and the said Board shall erase from the same the first day of January, 1879. names of those who have paid their commuta tion taxes, or worked out their time for the road year, which shall be from the first Monday of April to the first Monday of April, or shall b One of the earliest advocates of a Pacific permanently unable to perform manual labor railroad on the thirty-second parallel was The said Clerk shall within ten days after Jefferson Davis, who, as Secretary of War. said lists have, respectively, been examined ordered the first Government exploration and corrected by the Board, deliver a certified copy thereof to the Tax Collector. Any road hand on said original list or any supplemental list, returned prior to the first day of July, may, at any time before the first Monday i July, pay to said Tax Collector his commuta tion tax, and any road hand on the supplemen tal list, returned after the first Monday in July, may pay to said Tax Collector his commutation tax within thirty days after the meeting of the Board to which his culistment was returned. The annual commutation tax ed to the United States a strip of territory known as the Gadsen Purchase, for the express purpose of securing a better route for than - dollars, nor more than -Southern railway to the Pacific. This gollars, and the payment thereof t route is the one that has been adopted for the Tax Collector shall discharge the road the Texas and Pacific Railroad. From that hand from service on the road for that road day to this Mr. Davis continued an earnest | year, and the Tax Collector shall, on the first advocate of this great national work, and of every month, pay over to the County Treas-

Sec. 2. Be it further enacted. That the Board of Supervisors of each county shall an-nually prepare in writing and file with the Clerk of said Board specifications of the several public roads in the several Supervisors' Districts in the county, as to the width to be worked and the character of work to be there we met the Liddells, the Carradines, secutive weeks in some newspaper printed in and hosts of merchants from all parts of the State, and they were constantly button- by posting notices in three public places in Board of Supervisors shall have power and holed and importuned by mercantile drum-mers, offering goods, for any amount on Each of said contractors shall be required to twelve months credit. It has been so from give bond, payable to the State of Mississippi. that day to this. We believe it to be true, in the penalty of double the amount of his that the merchants of Mississippi are in bid, with not less than two good sureties to be higher credit, in all the commercial cities of approved by the Board, conditioned that he be best for the interest of said county and qualified voters of said District, resident in will well and truly keep and perform his con-tract and comply with the duties required of him as said contractor by law, and the lawful orders of said Board. The Board may at not damaged commercial credit-and the any time before the approval of said bond reject any lowest bid if they deem the same unreasonable or the proposed contractor incomvacancy in any contract, let the vacant con-

petent or otherwise unsuitable, and shall in petent or otherwise unsuitable, and shall in county, to make all proper and rightful allow-case of the rejection of any lowest bid, or a sand Hendricks for fees and expenses after like notice. It shall be the duty of every contractor to accept the labor of all road hands and convicts who may be assigned to him at the prices to be agreed upon between him and the said Board, and if they cannot passed the competitive examination for the West Point cadetship offered by Congressman Muller, of the Fifth district, has re- Treasurer; to feed and lodge said convicts turned to the city, having falled to pass the January examination for advancement. guarded at all times; to notify the Road Mas-He said yesterday that he felt confident that | ter in case any such convict shall in his judg- | Board of Supervisors are hereby fully authorhe could have passed in mathematics, the ment require medical attention, and procure study in which he failed, had he made any medical attendance, to be paid for by the effert to prepare himself for the examina- county, in case the Road Master certifies that tion. He had neglected the study, however, the same is necessary; to make requisition on being fairly discouraged with the uninvit- the Sheriff for clothing for said convicts it as in their judgment, will best promote the ing prospect before him if he remained at actually needed by them, to be paid for by the the academy. He would have resigned long ago had not his fellow-students of his own race prevailed upon him at the time to abandou his resolution to leave. The treatvicts in his charge. Sgo. 3. Be it further enacted. That the Clerk and dispose of said property in the manner thall on the teath day of July, and monthly provided in Sections 1, 2 and 3 of this Act, shall on the tenth day of July, and monthly

thereafter issue to the Road Masters a certiof paying said commutation tax has expired, and upon receipt of the same the Road Masters shall immediately summon in person, or by leaving a written notice at the place of is last residence, if he cannot be found; each linquent road hand to report himself to ome designated contractor at a stated time ractor for ten days on the roads, and said CINCINNATI, O , Feb. 4 .- Miss S. J. Porter, road hand shall while at labor under the contractor board himself, and shall diligently

ported to each contractor in his district, and the number of days of labor performed by summoned as required in this Act, shall fail so to labor, the contractor may discharge hi a report, under oath, on the first of every nth, of the names of the road hands who have reported to each contractor in his district, and the number of days of labor perormed by each hand. If any road hand, being duly summoned as required in this Act, shall which are odius to our people on account of him to some Justice of the cace of the proper sternest oppressors during the darkest hours | failure or neglect, and upon conviction thereof, is nothing but proper, as no doubt those names were selected with a view to perpetneglect and the cost of proseccution, and be time to be distasteful and obnoxious to our and costs shall be paid; but if such delinquent lars, with good security, conditioned that he

SEC. 4. Be it further enacted, that the Sheriff member of the American medical association and of other bodies of a similar character.

index of the American medical association and of other bodies of a similar character.

judgment is directed to stand committed until such fine, ferfeiture, penalty or americanent shall be paid, or who shall be in custody by virtue of any process for such fine, forfeiture penalty or amercement, unless such fine, for eiture, penalty and amercement be fully paid

Boad Master shall, on the first days of July, October, January and April, report under oath, and in writing, to said Board, the con-dition of the roads in each of said contracts,

# LAWS OF THE

STATE OF MISSISSIPPI

[PUBLISHED BY AUTHORITY.] AN ACT to authorize the Board of Supervisquest of and by direction of said Board of pervisors, at prices greatly below its real me, for the benefit of said School Fund, and or the purpose of preventing loss to the couny on said debts; therefore, section 1. Be it enacted by the Legislature

shase of said lots of land, to-wit: One-half i erest in lot 16, sub-division of lot block A, lot 3 and north half of lot block D, lot I in block B, lots 6 and in block D, and part of lot block Q, known as the Dickson idence, all in the city of Water Valley Mississippi, be, and the same, is hereby rati fied, legalized and confirmed, and that the authority to sell and convey any or all of said ots of land, either at public or private sale,

is they may deem best for the interest of said

sale of the same, or any part thereof, would

school Fund, whenever, in their judgment, a

SEC. 4. Be it further enacted, That said Board of Supervisors be, and they are hereby as the Valley road, and whose civil jurisdictully authorized and empowered, on settleent with J. O. Hendricks, late County Treasurer of Yalobusha county, of all matters per taining to the Chickasaw School Fund in said paid by him for prosecouting and defending suits in the Couris for the collection of debts uliy compensate said Hendricks, on settlefor losses in exchanging Mississippi State warrants for cash, and to rebate interes against said Hendricks wherever he is improperly charged with the same, as, in their opinion, justice and right of the case resires, and in order to effect a fair, speedy and equitable settlement of all matters per ized and empowered to make such settlements and compromises with said J. O. Hendricks. late Treasurer, and with any and "Il persons owing debts to said Chickusaw School Fund, SEC. 5. Be it further enacted, That in the event SEC. leeds in trust now due to said School Fund by said Board of Supervisors to purchase, hold in their judgment, the interest of said fied list of all the road hands, whose option | School Fund would be best promoted thereby.

### ake effect and be in force from and after its APPROVED, February 6, 1878.

N ACT to amend an Act entitled, "an Act o provide for granting leave of absence from the State to Judges of the Circuit and Chancery Courts and other officers," approved March 6, 1873. Section 1. Be it enacted by the Legislature the State of Mississippi, That an Act en-tled, "an Act to provide for granting leave absence from the State, to Judges of the it and Chancery Courts, and other offi-approved March 6, 1873, be, and the me is hereby so amended as to strike out ne word "sixty," in section one, of said Act and insert, in its stead, the word "ninety." Sec. 2. Be it further enacted. That this Act ake effect and be in force from and after its

## APPROVED, February 6, 1878.

her sad death casts a gloom over Cincinnati Master thereof. The Road Master shall make AN AUT to regulate the pay of members of the Legislature. Section 1. Be it enacted by the Legislature f the State of Mississippi, That the annual alary and mileage now provided by law, shall be in full compensation for the whole islature to change the names of certain fail or neglect to attend and perform the ser-counties, such as Lincoln, Colfax and others vice required, the Road Master shall report period of Senatora, unless there is a called erm of the present members of the House of session after the close of the present year, in their association with men who were their district and prosecute said road hand for such which case members may receive three dollars of the late unpleasantness. We think this is nothing but proper, as no doubt those two dollars a day for each day's failure or Sec. 2 Be it further enacted, That after the glect and the cost of proscecution, and be expiration of the term of the present Legis-mmitted to the county jail until said fine lature, members shall receive as full compensation the sum of thee hundred dollars each people, as we have power now to blot them | will pay all costs and enter into bond, payable | for each regular session, and ten (10) cents to the State, in the sum of one hundred dol- per mile going and returning from their respective homes to the Capital, and for called Dr. L. P. Yandell, Sr., celebrated as a physician will see that the proper of the period for which he is delinquent, then he shall be discharged from custody, and the Justice shall transmit regular session, and four dollars and fifty regular session, and four dollars and fifty

AN ACT to amend sections 2794 and 2795, of the Code of 1871, relating to the return of indictments into Court, and for other pur-Section 1. Be it enacted by the Legislature The rumors in regard to the proposed indictment of Secretary Sherman, Minister
Stoughton and Senator Matthews, for complicity with Wells, Anderson and others in
what is known as the Returning Board conspiracy, comes from too many points of the
compass and is altogether too plausible to
compass and is altogether too plausible to

The rumors in regard to the proposed indictment of Secretary Sherman, Minister
Stoughton and Senator Matthews, for comspiracy, shall sknown as the Returning Board conspiracy, comes from too many points of the
compass and is altogether too plausible to
compass and matter directed; Provided,
sate and the Gode of 1871, be, and the
same are hereby so amended, as to reach as
that a prisoner is permanently disabled by
that a prisoner is permanently disabled or secured, as hereinafter directed; Provided, of the State of Mississippi, That sections upon the certificate of any practicing physic- 2794 and 2795, of the Code of 1871, be, and the The College Presidents are one by one expressing their opinions on the coeducation of the sexes. President Bascom, of University of Wisconsin, argues for the mixing of boys and girls in his institution. He says that the only trouble there arises from the says that the only trouble the rearises from the fact that the girls stand higher in scholarship, which makes the boys jealous. The girls stand study equally well.

The disconsine as they shall deem expedient, regulating the terms and conditions upon at any time during the terms at which it was the prise priseners detained in custody for the defendent, with the permission of the Sexes. President Bascom, of University of Wisconsin, argues for the mixing of boys and girls in his institution. He says that the only trouble there arises from the fact that the girls stand higher in scholarship, which makes the boys jealous. The girls stand study equally well.

The girls stand study equally well.

The girls stand study equally well.

The disconsing of the Court, be amended at any time during the terms at which it was that the prise stand in custody for the defendent, with the permission of the Grand Jury or of the Court, be amended in any time during the term at which it was the prise of the Grand Jury or of the Court, be amended in the prise of the Grand Jury or of the Court, be amended in the prise of the State of Mississippi, That the Boards of Supervisors of Jackson and Hancock counties to publish their proceedings.

BY VIRTUE OF AN ORDE is their proceedings.

Approved, February 7, 1878.

BY VIRTUE OF AN ORDE is their proceedings.

Approved, February 7, 1878.

BY VIRTUE OF AN ORDE is their proceedings.

Approved, February 7, 1878.

BY VIRTUE OF AN ORDE is the fer of the Court of Mississippi, That the Boards of Supervisors of Jackson and Hancock counties to publish their proceedings.

Approved, February 7, 1878.

BY VIRTUE OF AN ORDE is their proceedings.

Approved the Clerk of Mississippi, That the Boards of Mississippi, That the Boards of Mississippi, That the Bo be dismissed as the mere gossip of the cor-respondents.

The discharge of insolvent prisoners. The Board of Supervisors shall from time to time, make such orders as they shall deem expedi-of the Grand Jury or of the Court, be amended The girst stand study equally wells

On Sunday night, two officers arrived from Orange county, Florida, having in charge young Wallace Dowsing, against whom a bill of indictment was found by a Grand Jury of Lownelse county as an accorded against him, and such persons and Celedonia neighborhood, committeed in November, 1874.—Columbus Independent.

On Thursday atternoon last, a large number of ladles, gentlemen and children being of the State of Mississippi, That from and after the return of indicinent, and no entry of such sand Barring and prisoner shall have the right to return said prisoner at any time to the customer of ladles, gentlemen and children and children being of the State of Mississippi, That the Board of the State of Mississippi, That the Board of the shall state effect as if such amendment, were actually inserted in clothing and cost of every kind which may have accorded against him, and such persons of the first such amendment were actually inserted in clothing and cost of every kind which may have accorded against him, and such persons of the first such amendment were actually inserted in clothing and cost of every flow may have accorded against him, and such persons of the first such amendment were actually inserted in the money for which said prisoner is detained including jail fees, physician's fees, drug bills, or any other competent of the proper and legal return into Court of such first shall be necessary upon the every state of the proper and legal return into Court of such first shall be necessary upon the treatment of the State of Mississispipi, That the shall take effect and the indowing such amendment were actually inserted in the money for which said part and the money for the first part and the money for which said bus and Birmingham Railroad, for an excursion to the end of the completed track—about two and a half miles from the present depot.—Greenville Times.

There is so much absenteeism in Congressible to secure full houses it will be necessary to re-establish the house grozablop.

A votes lady in Wisconsin refused an offer of marriage on the ground that her lather was not able to support a larger family.

A votes lady in Wisconsin refused an offer of marriage on the ground that her lather was not able to support a larger family. upon bail or recognizance, to answer for the offence charged in the indictment, the name of the defendant shall be entered in the blank on the docket.

Ben. Butler on the Right Path.

He says no silver money no appropriations.

From Speech Before Anti-Resumption Caucus.

Bed. Butler Speech Before Anti-Resumption Caucus.

Section 1. Be it enacted by the Legislature during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter, and whether the same has been kept in good repair during the preceding quarter.

Section 1. Be it enacted by the Legislature of the State of Mississispi. That section 2 of An Act take effect and be in force from an and the same are hereby repealed, and that the same are hereby repealed.

An Act take effect and be in force from an anticle of the same has been kept in good repair during the preceding quarter.

Section 1. Be it enacted by the Legislature of the State of Mississispip. That section 2 of the State of Miss

sity. What, then, remains to be done? It be President of the United States should deem it bis duty in exercising the veto power to prevent the enactment of a law undoubtedly demanded by a large majority of the people of the country, it would be the duty of the representatives of the people to resort to the power reposed in them, and how con this be most clearly and torible.

of all road hands found in his district, and put in suit for the use of the proper county. the sureties on every such official bond shall not before enlisted, which supplemental lists Sec. 7. Be it further enacted. That two or be a resident of the county in which the bond

var and Coahoma counties. Section 1. Be it enacted by the Legislature of the State of Mississippi, That the official bonds of members of the Boards of Supervisors of Bolivar and Coahoma counties, who hall be elected after the passage of this Act, shall be of an amount not less than three thousand dollars, and shall be made in the respective Districts of the members-that is, the real estate necessary for the sureties to ors of Yatobusha county to acquire title to own, as required by law, shall be situated in real estate, and for other purposes.

Whereas, James O. Hendricks, late Treasofficial bonds in said county, shall, in other rer of Yalobusha county, loaned sundry respects conform to the requirements and pro-mounts of money, by order of the Board of visions of An Act entitled,"An Act to provide

upervisors of said county, which belonged to for the approval of theofficial bonds of county of officers, and for the justification of the sure-Yalobusha, and received, as security there- ties on the said bonds," approved March 18 for, deeds in trust on certain real estate, and atterwards closed out said deeds in trust by a sale of said property, which property was bid off by J. O. Hendricks and W. W. Frost, at the expired, and against whom or their bondsmen no suit has been instituted, shall not be considered in qualifying on new bonds. Sec. 2. Be it further enacted. That this Act e in force from and after its passage. APPROVED, February 6, 1878.

of the State of Miss ssippi, That sale and pur- AN ACT to repeal section 1987 of the Revised Code of 1871, in relation to the poor of incorporated cities and towns, and for other purposes.

Section 1. Be it enacted by the Legislature of the State of Mississippi, That section 1987, of the Revised Code of 1871, in relation to the oor of incorporated cities and towns, be, and he same is hereby repealed. Sec. 2. Be it further enacted. That the poor n all incorporated towns and cities in this tate shall be supported and maintained as other poor persons in the various counties Provided, This Act shall not be so construed as to deprive any incorporated city or town f any funds which may owed for taxes as essed prior to the passage of this Act. 3. Be it fur her enacted, That this Act take effect and be in force from and after it APPROVED, February 6, 1878.

AN ACT to provide for an additional Jus-No. 5, in Holmes county. Section 1. Be it enseted by the Legislature of the State of Mississippi, That hereafter there shall be an additional Justice of the Peace and Constable in Supervisors' District No. (5) Five, in Holmes county, who shall hat portion of said District lying east of the Lexington and Sidon road, on the road known

ed in said limits. Sec. 2. Be it further enacted. That it shall be the duty of the Board of Supervisors of Holmes county, or the President thereof, it vacation, within twenty days after the passage of this Act, to order an election for Justice of the Peace and Constable in said District, in accordance with section 1289, of the Code of 1871, as in case of vacancies in the office of Justice of the Peace. SEC. 3. Be it further enacted, That the persons elected at such election shall be comnissioned by the Governor, and shall hold in January, 1880, and until their successors

are qualified. Their successors a all be elec ed at the next general election, and biennia! ly thereafter, by the qualified voters residing n the above described portion of Supervisors District No. (5) Five; Provided, however, That at any such subsequent election, the said voters shall not vote for Justices of the Peace as may be associated with them, and their sucand Constables in other portions of said Di-Sec. 4. Be it further enacted. That the per sons so elected snall, within (20) days after their election, give bond in the same and qualify as other Justices of the Pcace and Constables, and shall have the same powers,

duties and jurisdiction, and shall receive the same fees and compensations as other Justices of the Peace and Constables. Sec. 5. Be it further enacted. That this Ac SEC. 6. Be it further enacted, That this Act | take effect and be in force from and after its

APPROVED, February 6, 1878. of the State of Mississippi, That it shall be take rank with officers of equal rank in the unlawful for any person to sell, barter, give, or in any manner dispose of, to any person or persons, any spirituous or vinous liquors in SEC. 4. Be it further enacted, That the officers or within five miles of said town. competent jurisdiction, be fined not less than invasion or insurrection.

Sec. 5. Be it further enacted, That the Govlars for each offense, or confined in the county

## APPROVED, February 6, 1878.

the city of Holly Springs. has a surplus Teachers' Fund for common WHEREAS, The City of Holly Springs, in said county, has heretofore leased buildings for its common schools, but is now desirous of erecting a school house for this purpose; and, WHEREAS, The Holly Springs Female Instiute, a corporation created by the laws of this State, owns a lot in said city, known as the Institute lot, on which it is willing and de-sirous that said school house for common schools, shall be erected; therefore, Section 1. Be it enacted by the Legislature Holly Springs, shall pay or cause to be paid, to the Trustees of the Holly Springs Female SEC. 3. Be it further enacted, That this Act ers' 1 und now in the Treasury of said county Louisville yesterday, in the seventy-third year of his age. He was the first president of the Kentucky medical society and also a seventy-third shall have been imposed by the seventy-third shall have been imposed by the larger enacted, that the shell have all the third reflect and be in force from and after its that was paid in by the tax-payers of said city of Holly Springs. And with this money, or any other they may have or shall hereafter americant and the shell have been imposed by the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the seventy-third shell have been imposed by the same of the sam have, said Trustees and School Directors shall build a school house on said Institute lot, which shall be used as a school house for

AN ACT to reduce the official bonds of the

SEC. 5. Bs it further enseted. That the load Master shall, on the first days of July, letober, January and April, report under ath, and in writing, to said Board, the contact ath, and in writing, to said Board, the contact ath, and in writing, to said Board, the contact ath, and in writing, to said Board, the contact ath, and in writing, to said Board, the contact ath, and in writing, to said Board, the contact ath and in writing at the first days of July, bonds of county officers, and for the justification of the said bonds,"

LEGAL NOTICES.

AN ACT to amend An Act entitled, "An Act to amend An Act entitled, " and parts of Acts in conflict with this Act be, take effect and be in force from and after its

SECTION 1. Be it enacted by the Legislature the State of Mississippi, That an Acten iled, "an Act to prevent the sale o fvinous and spirituous liquors within three miles of the JOINT RESOLUTION requesting the Sanatown of Paulding, in Jasper county," approved April 15, 1873, be, and the same is hereby SEC. 2 Be it further enacted. That this Act shall take effect and be in force from and after the first of April next.
Approved, February 7, 1878.

AN ACT to repeal an Act entitled, "an Act to prohibit the sale of intoxic ting liquors in the town of Pittshore, in the county of Calhoun, and within one mile of the corporate limits of said town," approved April 14, A. D., 1876. Section I. Be it enacted by the Legislature

the State of Mississippi, That an Act enti-ed. "an Act to prohibit the sale of intoxicaing liquors in the town of Pittsburo, in the ounty of Calhoun, and within one mile of the corporate limits of said town," approved April 14, 1876, be, and the same is hereby repealed.

Mississippi, That our Senators and Representatives in Congress are hereby requested to use their utmost endeavors to effect the imme-SEC. 2. Be it further enacted, That this Act take effect and be in fore from and after its | rupt Law.

APPROVED, February 7, 1878. AN ACT to amend section 258, of the Revised Code of 1871, in relation to Coroner's In-

Section 1. Be it enacted by the Legislature of the State of Mississippi, That section two hundred and fifty-three, (253,) of the Revised Code of 1871, be, and the same is hereby so amended, as to read as follows: "Whenver it may be necessary, in order to ascertain the cause of the death of any person, the Coroner, at the written request of a majority of the jurors, or the District Attorney, if a prosecu-tion be instituted for the homicide of such dead person, may cause some Surgeon or Physician to hold a post mortem examination

20, 21, 22, 29, 35, 40, 41, 45, 46, 49, SEC. 2. Be it further enacted. That this Act take effect and be in force from and after its APPROVED, February 7, 1878.

APPROVED, February 7, 1878.

AN ACT to authorize the Secretary of State to furnish Mississippi Reports and George's Digest to the Circuit Clerk of Noxubee Be it enacted by the Legislature of the State Mississippi, That the Secretary of State be, and he is hereby authorized and required to furnish to the Circuit Clerk of Noxubee county, the following Mississippi Reports, to-wit: Walker's Report and volumes 40 and 44 Mississippi Reports; also George's Mississippi Digest; a'so Acts of the Legislature for the years 1872, '75, '76, and one copy of the Re-vised Code of 1871. Said books to be kept by the said Circuit Clerk for the use of the Circuit Court of Noxubee county APPROVED, February 7, 1878.

AN ACT to incorporate the Claiborne Light Artillery. SECTION I. Be it enacted by the Legislature of the State of Mississippi, That H. S. Wheless, E. P. Briscoe, F. H. Foote, C. S. Mason, R. W. Magruder, in the county of Claiborne, in the cessors, are hereby constituted a body politic and corporate, under the name of the "Claiborne Light Artillery.

Sec. 2. Be it further enacted, That the said estate and the county buildings situated at or Company may adopt such by-laws and regulations for the government of the Company as they may deem necessary and expedient; Provided, Inst said Company shall at no time consist of less than thirty or more than one hundred members exclusive of officers. SEC. 3. Be it further enacted, That the pres-

nt officers of the Company, and those who shall be chosen from time to time, shall be commissioned by the Governor, upon the pro luction of a proper certificate of election from and vinous iquors within five miles of the town of Ashland, in the county of Benton.

Section 1 By it county of Benton. town of Ashland, in the county of Benton.

SECTION 1. Be it enacted by the Legislature laws of said Company, and such officers shall the town of Ashland, in the county of Benton, and members of said Company shall be under the mimediate command of the Governor of the SEC. 2. Be it further cuacted, That if any State, to be called into service by his comperson or persons shall violate the provisions | mand, whenever the State may need their ser- | scribed by law, in front of the City Hall, in

wenty-five nor more than five hundred dollars for each offense, or confined in the county jail not less than five nor more than thirty

SEC. 5. Be it further enacted, That the Govland Bowing described property, to-wit: Ne 1/4 Sw 1/4 and Se 1/4 Sec. 8; N 1/2 and W 1/4 Se 1/4 and E 1/4 Sec. 16; Ne 1/4 and Ne 1/4 Se 1/4 and 1/4 Sec. 16; Ne 1/4 and Ne 1/4 Sec. 16; Ne 1/4 an jail not less than five nor more than thirty days, at the discretion of the Court.

SEC. 3. Be it further enacted. That this Act take effect and be in force from and after its passage.

State, as are usual and necessary for the property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization; Provid-property of the defendant, and will be sold to per equipment of such organization. per equipment of such organization; Provided, That said Company shall file, or cause to be filed, in the office of the Secretary of State, a February 2, 1878. AN ACT for the benefit of common schools in good and sufficient bond, in a sum double the amount in value of the arms, equipments and ammunition when received, conditioned fo WHEREAS, Marshall county, in this State, | their safe keeping and delivery to the prope authorities, when required, and approved by ools of nearly ten thousand dollars; and, the Governor.

HERRAS, The City of Holly Springs, in county, has heretofore leased buildings shall take effect and be in force from and af-

APPROVED, February 7, 1878. AN ACT to create the office of an additiona Constable in the 2d Supervisors' District of Hinds county, and for other purposes.

SECTION 1. Be it enacted by the Legislature of the State of Mississippi, That the of the State of Mississippi, That the Board of an additional Constable for the Second Super-Supervisors of said county of Marshall, and the Board of School Directors of said city of Holly Springs shall naver of said city of Holly Springs shall naver of the Second Superoffice shall be filled as now provided by law, for filling vacancies in county offices.

SEC. 2. Be it further enacted, That this Act be in force and take effect from and after second for the Fourth Monday of March, A. D., 1878, the second for the Fourth Monday of March, A. D., 1878, the second for the Fourth Monday of March, A. D., 1878, the second force and take effect from and after the Fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from and after the fourth Monday of March, A. D., 1878, the second force and take effect from an effect from a force and take effect from APPROVED, February 7, 1878.

AN ACT for the protection of railroad companies and owners of stock. Section 1. Be it enacted by the Legislature successors, as long as said school house shall employes of such railroad company, any stock

Secrice 1. Be it enacted by the Legislature of the State of Mississippi. That hereafter the official hend of the Pheriff of Itawamba county shall be seven thousand five bundred dellars; the official bond of the Circuit Clerk thereof to the said Board of Supervisors of said county to be paid therefor, and make report dellars; the official bond of the Circuit Clerk thereof to the said Board of Supervisors, who

APPROVED, Feb uary 7, 1878.

their rights; and,

AN ACT to amend section 2786, of the Revised Code of Mississippi, in relation to the arrest of certain persons fleeing from jus-

MARTHA A. BURKHALTER, et al. ) Tax Title. SECTION 1. Be it enacted by the Legislature To Martha A. Burkhalter, Hattie Butler and of the State of Mississippi, That section 2786, of the Revised Code of 1871, in relation to the L. Butler, her husband, Laura Cowart and Green Cowart, her husband, John Burkhalter. arrest of certain persons fleeing from justice, be, and the same is hereby expunged, and the following section inserted, in lieu thereof: of Complaint, all residents of Madison Parish, "Section 2786, Any person who shall arrest in the State of Louisiana, whose postoffice adany one who has killed another, and is fleeing | dress is Delhi, in said Parish and State, and before arrest, and shall deliver him up for trial, shall be entitled to the sum of one hundred dollars out of the Trersury of the county (but the County of their residence and their APPROVED, February 7, 18.8.

AN ACT to repeal an Act entitled, "an Act to prevent the sale of vinous and spirituous liquors within three miles of the town of Paulding, in Jusper county."

An Act entitled, "an Act to prevent the sale of vinous and spirituous liquors within three miles of the town of Paulding, in Jusper county."

Are dollars out of the Trersury of the county of their residence and their posteffice address being unknown, to Isabella Howell and Columbus C. Howell, of the bella Howell and Columbus C. Howell, of the manner provided by law.

Sec. 2. Be it further enacted, That this Act take effect and be in force from and after its lowing described lands sold for taxes on the lower described lands sold for taxes of the lower described lands sold for owing described lands sold for taxes on the First day of February, A. D. 1875, viz: APPROVED, February 7, 1878. tors and Representatives in the Congress of the United States, to use their endeavors to

Sel4, and E½ of Sw½, and Sw¾ of Sw¾ of Sec. No. 8, and Sw¼ and W½ of Nw¾ of Sec. No. 16, and N½ and Ne¼ and Sel4 of Sel4 of Sec. No. 17, all in Township number 9, north of Range number 15, west, in Covington County, in the State of Mississippi, containing have the Bankrupt Law repealed. WHEREAS, The Bankrupt Law has ceased to 720 acres more or less. It is ordered by the accomplish the ends and purposes for which undersigned Clerk of said Chancery Court, at t was cuacted, and, as amended, is productive Rules in vacation, that unless you, the defend f much complicated litigation, whereby setants aforesaid, enter your appearance in the lements are not facilitated, nor creditors re-Chancery Court aforesaid, at the next regu-lar term thereof, to be begun and held at the lieved of the trouble and expense of protecting

WHEREAS, By its operations, great moral Covington county, in the State of Mississipp and pecuniary injuries have been inflicted upon the country, and a trade developed First Monday in April, A. D. 1878, which debauches public sentiment and enon the first day of said term, and plead, ourages frauds; and, swer or demur to the Bill of complaint of Hugh WHEREAS, The law is prejudicial to every A. McLeod, Complainant, filled in said Court legitimate and industrial interest of the counagainst you, praying that his tax title to the try; therefore, be it, itesolved, By the Legislature of the State of atoresaid lands may be quieted and confirmed, that said Bill of Complaint will be taken as confessed against said defendants, and a decree be rendered in accordance with the prayer of said bill of complaint. It is further o diate and unconditional repeal of the Bankdered by said Clerk that a copy of this order

be posted at the door of the Court House afore Be it further Resolved, That a certified said, and be published for four weeks consecu-tively, in The Weekly Clarion, a public newscopy of these resolutions be forwarded to each of our Senators and Representatives in the paper printed and published at the Capital, Congress of the United States. the City of Jackson, in the county of Hinds, in the State of Mississippi, (there being no newspaper printed or published in Cov-Adopted by the House of Representatives, January 29, 1878.

W. A. PERCY, Speaker of the House. Concurred in by the Senate, February 2 WM. H. SIMS. President of the Senace. APPROVED, February 7, 1878.

AN ACT to allow the people of Sunflower county to locate the county site of said

SECTION 1. Be it enacted by the Legislature of such dead body, and the fee of such Surge-on or Physician shall not exceed ten dollars; Provided, That if the examination of said Surgeon or Physician be made by dissection Supervisors of Sunflower county shall order chemical analysis before the body has been an election to be holden for one day in each nter ed, he shall be allowed not exceeding precinct in the county for the purpose of at the sum of fifty dollars, but if made after the fooding the qualified voters in said county body has been interred, not exceeding the fair and full opportunity of voting for continuous contractions. sum of one hundred dollars shall be paid, and against the removal of the present county sit said fees shal be paid out of the County of said county, and in case a majority of the Treasury, the amount is be fixed within the limits aforesaid, by the Board of Supervisors. SEC. 2. Be it further enected, That this Act | leeting a county site as between the following take effect and be in force from and after its passage. named places, to-wit: Indian Bayou P. O., Faisonia and Walton Place, twenty days no tice of said election being first given, and the NE34 and W 14 of SE34, and 66 acres north end same to be conducted in all respects according to the law regulating special county elections; and the expenses of said election to be dearth of the containing to the law regulating special county elections; and the expenses of said election to be dearth of the classical regularity. The T.6, R. 1, west, containing 506 acres more or the containing 506 acres more AN ACT to furnish the Circuit Clerk of Holmes county with certain Reports.

SECTION I. Be it enacted by the Legislature of the State of Mississippi, That the Secretary of State be, and he is hereby authorized to turnish the Circuit Clerk of Holmes county with the following Reports of the Supreme Court, to-wit: Volumes 4, 7, 15, 16, 17, 18, 19, and after the polls shall have closed, and the votes counted, if it be found that a majority of the votes cast are in favor of removal then the place receiving the greatest number of votes cast, is hereby deemed and declared to be the county site of the county of Susflower. The Board of Registrars shall count the votes cast, as in other elections, but they shall report the result immediately to the Board of Supervisors of said county, who

shall, upon examining said count, declare and at the west door of the Capitol, in Jackson enter upon their minutes, which place has been selected as the county site.

sell to the highest bidder (for terms of sale senter) the following described property to-win Sec. 2. Be it further enacted, That it shall be the duty of the Board of Supervisors, and hey are hereby required, in case of the removal and selection of a new county site, as aforesaid, to immediately select and procure a suitable lot of ground at said place for the Court House, jail, and offices for Cierk, Sheriff. etc., and to erect thereon, suitable county uildings; and as soon as said buildings are ompleted, the Board of Supervisors shall re- to Wade Hampton; also lots three and six love thereto the records and archives of the ounly, and all other personal property and urniture appertaining to the county offices: and until such removal, the county site shall emain where it is now fixed by law. And the Board of Supervisors, at their first regular meeting after said election, in case of removal, shall designate a name by which said

new county site shall be known, and enter the same upon their minutes. Sec. 3. Be it further enacted, That in case a new county site shall be selected as aforesaid. the Board of Supervisors shall have power to upon the present county site, in any manner they may deem best for the interest of the Sec. 4. Be it further enacted, That all Acts

and parts of Acts, in conflict with this Act, be, and the same are hereby repealed, and that this Act be in force from and after its DRSSRCC APPROVED, February 8, 1878.

## LEGAL NOTICES.

SHERIFF'S SALE.

CHARLES A. LIGON, vs. [1280] Fi. Fa. CATHEBINE SPENCER. ) BY VIRTUE of the above stated writ to me directed from the office of the Circuit Clerk of Hinds County, for the First District thereof, I will sell at public auction, to the highest bidder for cash, within the hours pr of this Act, such person or persons shall, on conviction thereof, before any Court having competent jurisdiction, be fixed not less than competent jurisdiction, be fixed not less than competent jurisdiction. satisfy the above stated case and all cost,

S. B. THOMAS, Sheriff, feb6, '78 3w.

### CHANCER NOTICE

Lafayette F. Birdsong, Joseph A. Horne, L. L. Brittain, vs. [350] Chancery Court, 1st George Moxey and W. D. Birdsong. County, Mississippi

ON OPENING THE SWORN BILL OF Complaint, filed in this cause, and it appearing to the satisfaction of the Court that one of the defendants, George Moxey, does not | Jackson, Hinds county, Mississippi, and plead reside in the State of Mississippi, but resides | answer or demur to complainant beyond the limits thereof, to-wit: City of St. | the several allegations thereof will be take Louis, in the State of Missouri, so that the for confessed as to him. It is further ordered and said ordinary process of this Court, cannot be exe- that this order be published in same being a regular term of said Court thereof at the Court-room, in the City of Jackson, Hinds county, Missi-sippi, and plead, answer or demur to complainant's bill, or the several allegations thereof will be taken for confessed as to him. It is further ordered that this order be published in The Weekly Clarion, common schools in said city, and in which either a male or female school or a union of both shall be taught as may be deemed most advisable by said School Directors, or their away, other than the owner thereof, or the forwarded, postage pre-paid, by the Clerk of forwarded, postage pre-paid, by the Clerk of this Court to the address of said defendant.

Ordered January 3d, 1878.

W. T. RATLIFF, Clerk.

By A. G. Moore, D. C.

A true copy from the minutes.

W. T. RATLIFF, Clerk.

By A. G. Moore, D. C. By A G. Moore, D C.

WEDNESDAY, THE 20TH DAY OF FEBRUARY, 1878 at the steps in front of the City Hall, in the City of Jackson, and which is in the Township hereinafter mentioned, will offer for sale, at public auction, to the highest bidders, for cash, and in suitable parcels, the lands described in said order, as being 72 acres of South end of

69 acres of North end of all in Section 16, in Township 5, of Range 1, East, near Jackson, in said county, and con-taining in the aggregate 381 acres, more or

HUGH A. McLEOD,

In the Chancery Court of said Covington County, to the April Term, A. D., 1878. BEFORE EVANS HALL, Clerk of said Court at Rules, the Second MONDAY in JANUARY,

Bill to quie

Notary Public. Peachwood Nurserie WE HAVE GROWN OUR REvery large and cauthous GREEFE VINES "AMSDEN," AND "ALEXAND which we offer at Twenty-Pive Co. 820 Per Bundred

MISCELLANEOUS ADVERTISED

(LATE JUDGE CONCRET CORPS

ATTORNEY AT LAY

Early Bentrice, Early Laurer, Rive GAINES, COLES & State Line, Wayne Co. M. Court House, in the town of Williamsburg, is

D. W. LASSELVA CO. COTTON FACTORS

Commission Merchants

VICKSHIRG, MN

ana," properly directed to the said defendants residing in said Parish respectively, with promptl railed. We will make it the postage paid a copy of this order. Ordered, adjudged and decreed, this 14th day es on consignments of Culton mas-O MPLEERRY PTREET. OF PARRIONABLE CARDS.

BY VIRTUE OF A DECREE OF THE Chancery Court of the First District of Hinds County, Mississippi, made at the April Term, 1875, the undersigned Guard an of the minor heirs of ANNA E. FORBES, deceased 25 PANCY CARDS, SHOWER

Second day of February, 1878, between the hours prescribed by law, proceed to sell at Curron, at public auction, to the highest bidder for each, all the interest of said nor heirs-being one-seventh-in and to th following described lands, to-wit: 60 acres o east side of Elg of SW14 and Elg of NW14 and

BRIDE & CO., II Clinton Place, New Yor ED. G. BANKS, COMMISSIONER'S SALE. In the Circuit Court of the United States for the Southern District of Mississippi.

Washington Jackson, Annie C. Febiger, et al. J. DURSUANT to a Decree rendered in said Large Reduction in Prices. A Treel Ramon cause, on the 30th day of November, A. D. 1877, the undersigned, as Commissioner, will

on the 15TH DAY OF FEBRUARY, 1878, Lots three, four, five, six, seven and eight, and the one-eight of lot number two, of section Eight in Township Fourteen, Range Eight West; also lots one, two, three and section thirty-four, less fifty and a half acre belonging to J. J. Person; also lot two of sec to Wade Bampton; also lot five, of secr thirty-one, less one and 55-100 acres belonging section thirty-five, and end of section nin containing in the aggregate, one thousand three hundred and thirty and 70 100 acres bounded on the west by Lake Washington, on the south by land of J. J. Person, on the east y Steel 's Bayou, and on the north by lands

Jan.2, 78-4w.

ington county aforesaid.) It is further or dered that the Clerk of this Court shall trans

mit, by mail, to the postoffice beforewaid, to

wit: " Delhi, Madison Parish, State of Louisi

of January, A. D., 1878. EVANS HALL, Clerk.

GUARDIAN'S SALE.

of Wade Hampton, ARCHY McGEHEE, Comm'r. Note.—Terms or Sale.—One-fourth cash, and the remaining three-fourths payable in twelve months from the day of said sale, with interest from date at 6 per centum per annum. Lien reserved to secure payment of def-payment. ARCHY McGEHEE,

payment, jan15, 78-wids. COMISSIONER'S SALE OF LANDS BY VIRTUE of a Decree of the Chancers Court for the Second District of Hind County, Mississippi, made on the 11th day of January, 1878, the undersigned, as a specia Commissioner of said Court, will, for the pur

ose of paying the debts due by Nathanie Moore, deceased, on Monday, the 25th day of February, 1878, etween the hours of H o'clock A. M., and 4 o'clock, P. M., proceed to sell for cash, to the highest bidder, at public auction, in front of the City Hall, in the City of Jackson, in loss or parcels not exceeding 160 acres in any one t or parcel, the following described lands, all which are situated in said Hinds county and in Township 6, of Range I, East, being the lands owned by said Nathaniel Moore at the time of his death, to-wit: the West half of the Southwest quarter of Section 4; South half of Section 5; the South half the North

Northwest quarter of Section 8. W. H. CRANE, Special Commissioner, stc. jan23, 78-4w. CHANCERY NOTICE.

JOSHUA GREEN, Chancery Court, First W. H. Gibbs, et al.)

Dist., Hinds County.

Mississippi. O'N opening the sworn petition of Samuel H. Moore, filed in this cause, and it ap-pearing to the satisfaction of the Court that ne of the defendants therein, J. L. Kirkendall, does not reside in the State of Mississip pl, but resides beyond the limits thereof, to-wit: State of Missouri, postoffice not known, so that the ordinary process of this Court can not be executed against him: It is therefor rdered by the Court, that said defendant, . Kirkendall, do enter his appearance here or before the Fourth Monday of March, A D. 1878, the same being a regular term of said Court thereof, at the Courtroom, in the City of

By A. G. Moore, D. C. A true copy from the minutes. W. T. RATLIFF, Clerk. By A. G. Moone, D. C. jan23, 78-4w.

DAVID J. CANNON, ET ALS.,

THE HEIRS W. C. LEMAY, DECRASED In the Chancery Court of Lawrence County Mississippi, at Rules, December 7th, 1877. ON reading the Bill of Complainants for confirmation of tax title, and the affidavit therewith filed, it appearing that the names of all persons in interest and their places of resi-dence are unknown, and that diligent inquiry has been made for the same, and they can be found, it is therefore ordered that all persons interested be made sparties defendant to the bill by notice addressed to all persons having or claiming any legal or equitable in terest in the following described land sold for By Virtue of An Order made by the Board of Supervisors of Hinds County, Mississippi, on the 4th day of December, 1877, directing the sale of certain Sch ol Lands in said county, &c., &c., the undersigned, who was by said order appointed, as Sheriff and Commissioner, to make such sale, will, within the usual hours of sale on Chancery Court of said county, at the court-house thereof, to be held on the 4th MONDAY OF MARCH, A. D. 1878, and show cause, if they have any, why the prayer of complainants for the confirmation of their tax title shall not granted. And there being no newspape published in said county, it is ordered that a copy of this order be published in The CLAB-ton, Jackson, the Capital of the State, for four consecutive weeks. It is also ordered that a opy of this order be posted at the Court House

Dec.24,'77-4w1

for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the absence of the originals to the same assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage as the originals to the same assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage, and that this Act take effect and for the assage, and that this Act take effect and to all intents and purposes, as the originals to the same and to all intents and purposes, as the originals to the same and to all intents and purposes, as the originals to the same and to all intents and purposes, as the originals to the same and to all intents and purposes, as the originals and to all intents and purposes, as the originals and to all intents and purposes, as the originals and to all intents and purposes, as the original to the will be made subject to the lease to EMILA AVINGIarnel the act that a certain part of the Said and will be made subject to the lease to EMILA AVINGIarnel the act that it is to the Wid of NE% and the act that it is to the Wid of NE% and the act that the act that a certain part of the Said and will be act the said lands as are the original to the act that the act that the act

\$2500

MRS. J. A. DROLLENGER, Laporte las





J. BRIDE & CO. 11 Clinton Place, New York



D. M. FERRY & CO . Detroit. M.

LIVER ANVISORATOR aug 29 '77-1v

OGGLD PLATED WATCHES, CHE Agents, Address, A. Coustan attack -Established 1840 -Safety from Sparks.

SPARS ARREST

BOXDERS TWO POWER PE State you saw this in The January, Mis-Aug. 1, '77-6m#

A PHYSIOLOGICAL View of Marriage

GOLD. Great chance to make money. I you can't get gold you as a K greenbacks. We need a personal every fown to take subscriptions to est, cheapest and best Illustrated family |8 door in said county for four consecutive weeks.

Ordered and decreed December 7th, 1877.

A. H. LONGINO, Clerk.

Ordered and decreed December 7th, 1877.

A. H. LONGINO, Clerk. low that almost everybody subscribes agent reports making over \$1.50 in a week-lady agent reports taking over \$00 subscrib the business. No one who engages falls make great pay. Address "The People's Just nal," Portland, Maine,
Nov16'77-1v.